IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY CAMDEN VICINAGE

In re: Valsartan Products Liability Litigation	MDL No. 2875
This document relates to:	Honorable Robert B. Kugler District Court Judge
Case No: -CV- ARTHUR SMITH Plaintiff 1:	Honorable Joel Schneider, Magistrate Judge
Plaintiff 2:	
Plaintiff 3:	
Plaintiff 4:	

SHORT FORM COMPLAINT

Plaintiff(s) file(s) this Short Form Complaint and Demand for Jury Trial against Defendants named below by and through the undersigned counsel. Plaintiff(s) incorporate(s) by reference the allegations contained in Plaintiffs' Master Long Form Complaint and Jury Demand in In re: Valsartan Products Liability Litigation, MDL 2875 in the United States District Court for the District of New Jersey, Camden Vicinage. Plaintiff(s) file this Short Form Complaint as permitted by Case Management Order Nos. 3, 9, and 13 of this Court.

In addition to those causes of action contained in *Plaintiffs' Master Long Form Complaint and Jury Demand*, where certain claims require specific pleadings and/or amendments, Plaintiff(s) shall add and include them herein.

IDENTIFICATION OF PARTIES

I. IDENTIFICATION OF PLAINTIFF(S)

1. Name of individual who alleges injury due to use of a valsartan-containing drug:

Arthur Smith

Plaintiff 1:

Plaintiff 2:

	Plaintiff 3:		
	Plaintiff 4:		
2.	This claim is being brought on behalf of Myself	of	
	☐ Someone else		
	a. If I checked, "someone else", t	his claim is being brought on behalf of:	
	b. My relationship to the person in	n 2(a) is:	
3.	Consortium Claim(s): The following consortium: Not applicable.	g individual(s) allege damages for loss	s of
4.	County and state of residence of Pla	uintiff or place of death of Decedent:	
	County: Jefferson		
	State: TX		
5.	If a survival and/or wrongful death	claim is asserted:	
	a. Name of the individual(s) h	oringing the claims on behalf of the	
	decedent's estate, and status	(i.e., personal representative,	
	administrator, next of kin, su	accessor in interest, etc.):	
	Name of the Individual(s)	Status	
	Not applicable.		

II. IDENTIFICATION OF DEFENDANTS

6. Plaintiff(s) bring claims against the following Defendants:

(*Defendants with asterisks next to their names have been dismissed pursuant to a dismissal and tolling stipulation entered by the Parties. By checking the box next to any asterisked Defendant(s), Plaintiff thereby represents that he or she would have brought an action against said Defendant(s) but for the dismissal and tolling stipulation.)

i. API Manufacturers

	Defendant Role	Defendant Name	HQ States
	API Manufacturer	Aurobindo Pharma, Ltd.	Foreign
	API Manufacturer Parent Corporation	Hetero Drugs, Ltd.	Foreign
	API Manufacturer	Hetero Labs, Ltd.	Foreign
	API Manufacturer	Mylan Laboratories Ltd.	Foreign
	API Manufacturer Parent Corporation	Mylan N.V.	Foreign
	API Manufacturer	Zhejiang Huahai Pharmaceutical Co., Ltd.	Foreign
V	API Manufacturer	John Doe	N/A

ii. Finished Dose Manufacturers

	Defendant Role	Defendant Name	HQ States
	Finished Dose Manufacturer	Arrow Pharm (Malta) Ltd.	Foreign
	Finished Dose Manufacturer	Aurolife Pharma, LLC	NJ
	Finished Dose Manufacturer	Hetero Labs, Ltd.	Foreign
	Finished Dose Manufacturer	Mylan Pharmaceuticals Inc.	WV
	Finished Dose Manufacturer	Teva Pharmaceutical Industries, Ltd.	Foreign
	Finished Dose Manufacturer	Torrent Pharmaceuticals, Ltd.	Foreign
	Finished Dose Manufacturer	Zhejiang Huahai Pharmaceutical Co., Ltd.	Foreign
V	Finished Dose Manufacturer	John Doe	N/A

iii. Repackagers, Labelers, and Distributors

	Defendant Role	Defendant Name	HQ States
	Labeler/ Distributor	Aceteris, LLC	NJ
	Finished Dose Distributor	Actavis, LLC	NJ
	Finished Dose Distributor	Actavis Pharma, Inc.	NJ
	Repackager	A-S Medication Solutions, LLC	NE
	Finished Product Distributor	Aurobindo Pharma USA, Inc.	NJ
	Repackager	AvKARE, Inc.	TN
	Repackager	Bryant Ranch Prepack, Inc.*	PA
	Labeler/Distributor	Camber Pharmaceuticals, Inc.	NJ
	Parent Company for The Harvard Drug Group, L.L.C. d/b/a Major Pharmaceuticals	Cardinal Health, Inc.	ОН
	Repackager	The Harvard Drug Group, LLC d/b/a Major Pharmaceuticals	MI
	Repackager	H J Harkins Co., Inc.	CA
	API Distributor	Huahai U.S. Inc.	NJ
	Repackager	Northwind Pharmaceuticals	IN
	Repackager	NuCare Pharmaceuticals, Inc.*	CA
	Repackager	Preferred Pharmaceuticals, Inc.	CA
	Repackager	RemedyRepack, Inc.	PA
	Finished Dose Distributor	Solco Healthcare U.S., LLC	NJ
	Finished Dose Distributor	Teva Pharmaceuticals USA, Inc.	PA
	Finished Dose Distributor	Torrent Pharma, Inc.	NJ
V	Labeler/Distributor/Repackager	John Doe	N/A

iv. Wholesaler Defendants

	Defendant Role	Defendant Name	HQ States
	Wholesaler	AmerisourceBergen Corporation	PA
	Wholesaler	Cardinal Health, Inc.	ОН
	Wholesaler	McKesson Corporation	TX
V	Wholesaler	John Doe	N/A

v. Pharmacies

	Defendant Role	Defendant Name	HQ States
	Pharmacy	Albertsons Companies, LLC	ID
	Parent Corporation for Express Scripts, Inc. and Express Scripts Holding Co.	Cigna Corporation	СТ
V	Pharmacy	CVS Health	RI
	Parent Corporation for Express Scripts, Inc.	Express Scripts Holding Company	МО
	Pharmacy	Express Scripts, Inc.	МО
	Parent Corporation for Humana Pharmacy, Inc.	Humana, Inc.	KY
	Pharmacy	Humana Pharmacy, Inc.	KY
	Pharmacy	The Kroger Co.	ОН
	Pharmacy	OptumRx	CA
	Parent Corporation for OptumRx	Optum, Inc.	MN
	Pharmacy	Rite Aid Corp.	PA
	Parent Corporation for OptumRx and Optum, Inc.	UnitedHealth Group	MN
V	Pharmacy	Walgreens Boots Alliance	IL
	Pharmacy	Wal-Mart, Inc.	AR
V	Pharmacy	John Doe	N/A

vi. FDA Liaisons

	Defendant Role	Defendant Name	HQ States
	FDA Liaison	Hetero USA, Inc.	NJ
	FDA Liaison	Prinston Pharmaceutical Inc.	NJ
V	FDA Liaison	John Doe	N/A

	V	FI	DA Liaison	John D	oe	N/A
III			SDICTION AND VENUE risdiction is based on:			
			☑ Diversity of Citizenship☐ Other as set forth below:			
	8	r	Venue: District and Division in who might have otherwise filed this Sho	ort Fori	m Complaint, absent the Di	•
IV		PLAI	NTIFF'S INJURIES			
			Liver		Kidney	
			Stomach	V	Colorectal	
			Pancreatic		Esophageal	
			Small Intestine		Other:	

CAUSES OF ACTION

10.	Plaintiff(s) hereby adopt(s) and incorporate(s) by reference the Master Long
	Form Complaint and Jury Demand as if fully set forth herein.

11.	The following claims and allegations asserted in the Master Long Form
	Complaint and Jury Demand are herein adopted by Plaintiff(s):

Count I:	Strict Liability – Manufacturing Defect
☑ Count II:	Strict Liability - Failure to Warn
✓ Count III:	Strict Liability - Design Defect
Count IV:	Negligence
Count V:	Negligence Per Se
Count VI:	Breach of Express Warranty
Count VII:	Breach of Implied Warranty
Count VIII:	Fraud
Count IX:	Negligent Misrepresentation
Count X:	Breach of Consumer Protection Statutes of the
	state(s) of:
	Texas
☐ Count XI:	Wrongful Death
☐ Count XII:	Survival Action
Count XIII:	Loss of Consortium
Count XIV:	Punitive Damages
Other State L	aw Causes of Action as Follows:

12. **Fraud Count:** Plaintiff adopts, incorporates and relies upon the allegations made in the Master Complaint. Any additional Plaintiff-specific allegations as to the Fraud Count must be set forth here:

Not applicable.

13. Express Warranty Count: Plaintiff adopts, incorporates, and relies upon the allegations made in the Master Complaint. Any additional Plaintiff-specific allegations as to the Express Warranty Count must be set forth here:

Not applicable.

14. Plaintiff(s) further bring claims against the following additional Defendants who are not listed above, and such claims are based upon the following grounds:

Defendant	Grounds
Not applicable.	

Defendant	Grounds

WHEREFORE, Plaintiff(s) pray(s) for relief and demand(s) a trial by jury as set forth in the Plaintiffs' Master Long Form Complaint in MDL 2875 in the United States District Court for the District of New Jersey.

07/08/2020
Date
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/s/
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